NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision STANDARD LEASE v.5

THIS LEASE AGREEMENT is made this

Franklin

PAID UP OIL AND GAS LEASE

(No Surface Use)

nake

Junes

person

2010, by and between

() 1/2	7 B. Wa	Day 10 Tout	Worth.	Texas	76119	
whose addresss is 40/	7 Burke	Koad Fort ss Avenue, Suite 1870 Dalla:	Town Trans	lesses Allesiate	d postions of this loops	as Lessor,
and, DALE PROPERTY SER	e but all other provisions	s (including the completion of bl	ank spaces) were pr	Lessee. All printer enared iointly by I	a portions of this lease	were prepared by the party
1. In consideration of	a cash bonus in hand i	paid and the covenants herein	contained, Lessor	hereby grants, lea	ases and lets exclusiv	ely to Lessee the following
described land, hereinafter ca			•	, ,		-
204 ,0000		LEGG BEING LOT(O)	12		DI.	OCK IR
ACRES OF	· LAND, MORE OR	LESS, BEING LOT(S)			, BL	ock /K
OUT OF THE Fair	Havens			ADDI	TION, AN ADDITI	ON TO THE CITY OF
Fort Worth		, TARRANT COU	VTY, TEXAS, A	CCORDING T	O THAT CERTAI	N PLAT RECORDED
IN VOLUME 388-	3 , PAGI	<u> 75</u>	OF THE PLAT	RECORDS OF	F TARRANT COL	INTY, TEXAS.
		201				
in the County of <u>Tarrant</u> , s	State of TEXAS, containing	ig gross a	cres, more or less (ir	ncluding any intere	sts therein which Less	or may hereafter acquire by
reversion prescription or oth	erwise) for the nurnose	of exploring for, developing, i	producing and mark	eting oil and gas,	along with all hydroca	arrhon diovide and other
substances produced in ass	ociation therewith (inclu	iding geophysical/seismic ope addition to the above-describ	rations). The term	this lease also co	vers accretions and a	nv small strips or parcels of
land now or bereafter owned	hy Lessor which are cor	ntiquous or adjacent to the abo	ve-described leased	l premises, and, in	i consideration of the a	atorementioned cash bonus,
Lessor agrees to execute at L	essee's request any add	litional or supplemental instrum	ents for a more comi	plete or accurate d	escription of the land s	so covered. For the purpose
of determining the amount of	any shut-in royalties here	eunder, the number of gross ac	res above specified s	shall be deemed o	orrect, whether actually	more or less.
'D'				77 - 22 .	. 2	
This lease, which is	a "paid-up" lease requirir	ng no rentals, shall be in force	for a primary term of	Inree	()years f	rom the date hereof, and for
as long thereafter as oil or ga	s or other substances co	overed hereby are produced in	paying quantities from	m the leased prem	lises or from lands poc	led therewith of this lease is
otherwise maintained in effec			shall be n aid by Le	ssee to Lessor as	follows: (a) For oil ar	nd other liquid hydrocarbons
	atas facilities, the reveils	chall be 11/10 wtil	71 <i>0 Yell FI</i> T	TOTAL SHOP	nroduciion, to be dei	veled at respects obtain to
prevailing price) for product	ion of similar grade an	d gravity; (b) for gas (includity of the proceeds realized by Le	ng casing nead ga	s) and all other :	ontionate part of ad va	lorem taxes and production.
		re either shut-in or production to naintaining this lease. If for a p				
denository designated below	on or before the end of	royalty of one dollar per acte of said 90-day period and therea	fter on or before eac	h anniversary of the	ne end of said 90-day	period while the well or wells
are shut-in or production the	ere from is not being sol	d by Lessee; provided that if	this lease is otherwi	se being maintain	ed by operations, or it	production is being sold by
Lessee from another well or	wells on the leased prem	lises of latius pooled therewith	I sender Lesson link	la for the amount o	tue but shall not opera	ate to terminate this lease.
of such operations or produc	tion. Lessee's failure to	property pay shut-in royalty sha	it letidet ressection	aradit in at lace	r's address above	or its successors, which shall
4. All snut-in royalty p	ayments under this least	e shall be paid or tendered to L regardless of changes in the ov	vnership of said land	. All payments or t	enders may be made i	n currency, or by check or by
draft and such navments of	tenders to Lessor or to t	regardless of changes in the over the depository by deposit in the	US Mails in a stamp	ped envelope addı	essed to the depositor	y or to the Lessor at the last
address known to Lessee sh	all constitute proper pay	ment. If the depository should	liquidate or be succ	eeded by another	institution, or for any r	gant to receive navments
payment hereunder, Lessor,	shall, at Lessee's reques	t, deliver to ressee a brober re	'- 'ble of prod	uoina in navina au	antities (hereinafter ca	illed "dry hole") on the leased
Except as provided	for in Paragraph 3, above	e, il Lessee dillis a well willen	is incapable of proc	athy papeae from	any cause including	a revision of unit boundaries
premises or lands pooled tr	ierewith, or it all produc	tion (whether or not in paying action of any governmental actions for sowerking an exit	thority, then in the	event this lease	s not otherwise being	maintained in force it shall
pursuant to the provisions	if Lessee commences o	action of any governmental at operations for reworking an exi-	sting well or for drilling	ng an additional w	ell or for otherwise obt	aining or restoring production
on the leased premises or la	inds pooled therewith wit	pperations for reworking an exit thin 90 days after completion o	operations on such	dry hole or within	90 days after such cer	illing reworking or any other
the end of the primary term	, or at any time therealt	el, tilis lease is flot otherwise	Iin in for	no no long an any	one or more of such a	perations are prosecuted with
operations reasonably calcu	lated to obtain or restore	production merenom, and lead	t the section of	oil or and or other	r substances covered	hereby, as long thereafter as
no cessation of more than s	ou consecutive days, and	d if any such operations result sed premises or lands pooled to premise or lands pooled there	herewith. After com	pletion of a well c	apable of producing in	paying quantities hereunder,
Lesses shall drill such additi	onal wells on the leased	premises or lands pooled there	with as a reasonably	y prudent operator	would drill under the s	ame or similar circumstances
to (a) develop the leased p	remises as to formations	premises or lands pooled there then capable of producing in	paying quantities or	the leased premi	ises or lanus puoleu li	drill exploratory wells or any
leased premises from uncor	npensated drainage by a	any well of wells located on our	er larius not pooles	and district		
additional wells except as ex	cpressiy provided nerein.		the lead propie	or interpet there	in with any other land	s or interests, as to any or all
6. Lessee shall have	the light but not the opi	igation to pool all or any part of overed by this lease, either be	fore or after the cor	nmencement of p	roduction, whenever L	essee deems it necessary or
proper to do so in order to a	rudently develop of oper	overed by this lease, either be rate the leased premises, whet	ner or not similar poo	oling authority exis	ts with respect to such	other lands or interests. The
unit formed by such pooling	for an oil well which is r	rate the leased premises, whether the horizontal completion sha	Il not exceed 80 acre	es plus a maximur	n acreage tolerance of	I well or gas well or horizontal
horizontal completion shall r	not exceed 640 acres plu	is a maximum acreage tolerand	ditted by en	v governmental at	thority having jurisdict	ion to do so. For the purpose
completion to conform to an	ly well spacing or density	pattern that may be prescribe	of beinnada by an	ow or the appropri	iste governmental aut	hority, or, if no definition is so
of the foregoing, the terms	oll well allo gas well :	shall have the meanings presc -oil ratio of less than 100,000 c	ubic feet per barrel a	ind "gas well" mea	ns a well with an initial	gas-oil ratio of 100,000 cubic
feet or more per harrel, ba	ased on 24-hour produc	oil ratio of less than 100,000 c tion test conducted under no	mal producing cond	ditions using stand	dard lease separator	facilities or equivalent testing
equipment; and the term "	horizontal completion" m	tion test conducted under not neans an oil well in which the	horizontal compone	ent of the gross o	completion interval in the	reservoir exceeds the vertical
equipment; and the term "n	iorizontai compietion me	sans an on well in willon the n	onzonia componen	plantian describir	or the unit and stating	the effective date of pooling.
component thereof. In exe	rcising its pooling rights	nereunder, Lessee shan me o	i lecola a vilacii ac	leased prominer	chall be treated as if	it were production, drilling or
Production, drilling or fewo	rking operations anywire	ere on a unit which includes a of that the production on which	Lessor's royalty is c	alculated shall be	that proportion of the	rotal unit production which the
net acreage covered by thi	s lease and included in	of that the production on which the unit bears to the total gros	s acreage in the un	it, but only to the	extent such proportion	to unit production is sold by
Lessee. Pooling in one or	more instances shall not	extraust Lessee's pooring right	is norcandon and in	dusting in ord	or to conform to the W	rell spacing or density pattern
unit formed hereunder by 6	expansion or contraction	of bottl, either before of after	COMMISSION	No	regination made by su	ch governmental authority. In
prescribed or permitted by	the governmental author	itly flavilly jurisdiction, or to de	" Louis to day product	atating the offect	ive date of revision. T	o the extent any portion of the
making such a fevision, Let	in or excluded from the	a written declaration describing unit by virtue of such revision,	the proportion of un	nit production on w	hich royalties are paya	ible hereunder shall thereafter
be adjusted accordingly. If	ithe absence of producti	off in paying quantities nom a	and of aport partition	appatitute a cross	conveyance of interes	sts.
a written declaration descri	oing the unit and stating i	the date of termination. 3 boing	Tiereander endir tre		royalties navable here	eunder for any well on any part
If Lessor owns les	s than the full mineral es	tate in all or any part of the lea	sea premises, the 10 that Lessor's intere	st in such part of t	he leased premises be	eunder for any well on any part ears to the full mineral estate in
of the leased premises or la	ands pooled therewith sh	an ne reduced to the brobottor	, that Edobbi b intole			

Page 2 of 3

8. The interest of either Lessor or Lassee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties horounder shall extend to their respective horis, devisees, executions, administrators, successors and assigns. No change in Lessor's working that were therefor or changing the obligations of Lessoe heremore, and no change in ownership to be bridge on Lessoes and satisfact. No change in Control of the change of control of the Lessoes of the documents establishing such change of conversity to the statisfaction of the statisfaction of the change of conversity to the statisfaction of the change of conversity to the statisfaction of the statisfac

operations.

17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms which Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR (WHETHER ONE OR MORE) nanklin By: **ACKNOWLEDGMENT** Single ferson 2010. ent was acknowledged before me on the Notary's name (printed): Maria min Notary's commission expires: 10|5|20|1 min Padilla MARIA MUNOZ PADILLA otary Public, State of Texas My Commission Expires October 05, 2011 STATE OF COUNTY OF 2010, day of This instrument was acknowledged before me on the

> Notary Public, State of Notary's name (printed): Notary's commission expires:

SUZANNE HENDERSON

COUNTY CLERK



100 West Weatherford Fort Worth, TX 76196-0401

PHONE (817) 884-1195

DALE RESOURCES ATTN; ANN VANDENBERG 2100 ROSS AVE STE 1870 LB-9 DALLAS, TX 75201

Submitter:

DALE RESOURCES LLC

<u>DO NOT DESTROY</u> <u>WARNING - THIS IS PART OF THE OFFICIAL RECORD.</u>

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Filed For Registration:

7/8/2010 3:01 PM

Instrument #:

D210164615

LSE

PGS

\$20.00

By: Degan Genlus

D210164615

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Prepared by: DNCLARK